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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|----------------------------------|---------------------------|-------------------------|-----------------------|------------------|--|
| 09/760,392 | 01/12/2001 | David William Glasspool | 12795-002001 | 1759 | |
| тімотну а. | 7590 05/03/2007 FRENCH | | EXAMINER | | |
| Fish & Richard | son P.C. | • | CORRIELUS, JEAN M | | |
| 225 Franklin St Boston, MA 02 | | | ART UNIT PAPER NUMBER | | |
| , | | | 2162 | | |
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| | | | MAIL DATE | DELIVERY MODE | |
| | | | 05/03/2007 | PAPER | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | Application No. | Applicant(s) | | | |
|--|---|--|--|--------------------|--|--|
| Office Action Summary | | 09/760,392 | GLASSPOOL ET AL. | | | |
| | | Examiner | Art Unit | | | |
| | • | Jean M. Corrielus | 2162 | | | |
| The MAILING DATE of Period for Reply | this communication app | ears on the cover sheet v | with the correspondence | address | | |
| A SHORTENED STATUTOR' WHICHEVER IS LONGER, F - Extensions of time may be available un after SIX (6) MONTHS from the mailing - If NO period for reply is specified above - Failure to reply within the set or extende Any reply received by the Office later th earned patent term adjustment. See 37 | ROM THE MAILING DA der the provisions of 37 CFR 1.13 date of this communication. , the maximum statutory period we ad period for reply will, by statute, an three months after the mailing | ATE OF THIS COMMUN 36(a). In no event, however, may a rill apply and will expire SIX (6) MC cause the application to become A | ICATION. The reply be timely filed ONTHS from the mailing date of the ABANDONED (35 U.S.C. § 133). | nis communication. | | |
| Status | | | | • | | |
| 1) Responsive to commun | ication(s) filed on <u>12 Ja</u> | nuary 2001. | | · | | |
| 2a) ☐ This action is FINAL . | This action is FINAL . 2b)⊠ This action is non-final. | | | | | |
| • | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance w | ith the practice under <i>E</i> | x parte Quayle, 1935 C. | D. 11, 453 O.G. 213. | • | | |
| Disposition of Claims | | | | | | |
| 4) | s) is/are withdrav llowed. ected. ojected to. | | | | | |
| Application Papers | | | | | | |
| 9) The specification is object | • | | | | | |
| 10) The drawing(s) filed on _ | | | | | | |
| | | drawing(s) be held in abeya | | | | |
| 11) The oath or declaration i | | on is required if the drawing aminer. Note the attache | • | | | |
| Priority under 35 U.S.C. § 119 | • | | | | | |
| 12) Acknowledgment is mad a) All b) Some * c) 1. Certified copies o 2. Certified copies o 3. Copies of the cert | None of: f the priority documents f the priority documents ified copies of the prior ne International Bureau | have been received. have been received in a ity documents have been (PCT Rule 17.2(a)). | Application No received in this Nation | nal Stage | | |
| Attachment(c) | | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-89) | 92) | 4) Interview | Summary (PTO-413) | | | |
| 2) Notice of Draftsperson's Patent Dra 3) Information Disclosure Statement(s) Paper No(s)/Mail Date | wing Review (PTO-948) | Paper No | (s)/Mail Date Informal Patent Application | · | | |

Art Unit: 2162

DETAILED ACTION

1. This office action is in response to the election of the restriction requirement filed on January 12, 2001, in which claims 1-23 are elected for examination.

Information Disclosure Statement

2. The information disclosure statement (IDS) filed on August 24, 2005 and November 13, 2002 complies with the provisions of M.P.E.P 609. It has been placed in the application file. The information referred to therein has been considered as to the merits.

Drawings

3. Applicants are required to furnish the formal drawings in response to this office action <u>if</u>

the formal drawings have not been submitted. No new matter may be introduced in the required drawings. Failure to timely submit a drawing will result in ABANDONMENT of the application.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any

Application/Control Number: 09/760,392

Art Unit: 2162

evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

6. Claims 1-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Freidman et al., (hereinafter "Freidman") US Patent no. 6,360,188 and Thalhammer-Reyero; Cristina (hereinafter "Cristina) US Patent no. 5,980,096

As to claims 1 and 17, Freidman is directed to planning, modeling system for providing a graphical user interface including timeframe of time related properties for the component objects. In particular, Freidman discloses the claimed "means for displaying a visual representation of a plurality of schedule elements along a time line" (displaying components object scheduling along with timeline representing the start and end times for the component objects, see col.3, lines 56-61); "means for enabling manipulation, by a user, of relative positions and extents of the plurality of schedule elements along the time line to form a plan" (timeline extends in a first direction with a plurality of spaced object line parallel to the timelines, see col.3, lines 56-60); "a database of relationship data including interdependencies and planning constraints between specified ones of the schedule elements" (see col.4, lines 1-15). However, Freidman does not explicitly disclose "a domain-specific knowledge database of outcome measures providing quantitative or qualitative measures of outcomes consequent on specific schedule elements or specific combinations, sequential or otherwise, of schedule elements on the plan according to a predetermined domain of use of the planning apparatus; means for displaying, during or after manipulation of events by the user, selected outcome measures

Art Unit: 2162

resulting from the specific sequence of schedule elements currently displayed". On the other hand, Cristina discloses an analogous system that provides a graphical interface and associated methods to develop domain specific applications that can be used as a shell environment for both development and deployment of domain specific visual databases, modeling and simulation applications. In particular, Cristina discloses the claimed limitations "a domain-specific knowledge database of outcome measures providing quantitative or qualitative measures of outcomes consequent on specific schedule elements or specific combinations, sequential or otherwise, of schedule elements on the plan according to a predetermined domain of use of the planning apparatus; means for displaying, during or after manipulation of events by the user, selected outcome measures resulting from the specific sequence of schedule elements currently displayed" (col.3, lines 46-62; col.10, lines 28-40; col.21, lines 20-28). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of the cited references, wherein the time based modeling as disclosed by Freidman would incorporate a domain specific knowledge database, in the same conventional manner as disclosed by Cristina, see col.3, lines 46-62; col.10, lines 28-40; col.21, lines 20-28. One having ordinary skill in the art would have found it motivated to use such a domain specific knowledge database of Cristina into the system of Freidman for the purpose of providing a variety of alternative to deal with complex dynamic system, thereby allowing the application specific knowledge database to expand without affecting the basic operation of the system (col.5, lines 1-30).

Application/Control Number: 09/760,392

Art Unit: 2162

As to claims 2-16, Freidman and Cristina disclose substantially the invention as claimed. In addition Freidman discloses planned actions, past actions, anticipated events; planning constraints between specified ones of the scheduled events includes rules" (col.14, lines 65-67; col.15, lines 53-55; col.17, lines 35-40; and col.22, lines 18-23). However, Freidman does not disclose the use of "a quantitative measure of the strength of the logical arguments and outcome measures includes quantitative measures of risk". Cristina discloses "a quantitative measure of the strength of the logical arguments and outcome measures includes quantitative measures of risk (col.3, lines 46-62; col.10, lines 28-40; col.21, lines 20-28). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of the cited references, wherein the time based modeling as disclosed by Freidman would incorporate a domain specific knowledge database, in the same conventional manner as disclosed by Cristina, see col.3, lines 46-62; col.10, lines 28-40; col.21, lines 20-28. One having ordinary skill in the art would have found it motivated to use such a domain specific knowledge database of Cristina into the system of Freidman for the purpose of providing a variety of alternative to deal with complex dynamic system, thereby allowing the application specific knowledge database to expand without affecting the basic operation of the system (col.5, lines 1-30).

As to claims 17-20:

The limitations of claims 17-20 have mentioned in the rejection of claims 1-16 above. They are, therefore, rejected under the same rationale.

Application/Control Number: 09/760,392 Page 6

Art Unit: 2162

As to claims 21-22:

Claims 21-22 are method claimed use to perform the apparatus of claims 1-20 above. They are, therefore, rejected under the same rationale.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean M. Corrielus whose telephone number is (571) 272-4032. The examiner can normally be reached on 10 hours shift.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or \$7/1-272-1000.

Jean M Corrielus Primary Examiner Art Unit 2162